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White, Duncan Rohar Marks & Clerk LLP 90 Long Acre London WC2E 9RA GRANDE BRETAGNE

Date 26.02.10

Communication

The extended European search report is enclosed.

The extended European search report includes, pursuant to Rule 62 EPC, the European search report (R. 61 EPC) or the partial European search report/ declaration of no search (R. 63 EPC) and the European search opinion.

Copies of documents cited in the European search report are attached.

1 additional set(s) of copies of such documents is (are) enclosed as well.

The following have been approved:

 ☑ Title

The Abstract was modified and the definitive text is attached to this communication.

The following figure(s) will be published together with the abstract: 9

Refund of the search fee

If applicable under Article 9 Rules relating to fees, a separate communication from the Receiving Section on the refund of the search fee will be sent later.





EUROPEAN SEARCH REPORT

Application Number

EP 09 01 2016

Category		indication, where appropriate,	Relevant	CLASSIFICATION OF THE
A	DE 102 25 425 A1 (18 December 2003 (* abstract * * column 1 - column * column 5 - column	SIEMENS AG [DE]) 2003-12-18) n 2 *	to claim	INV. H04L12/58
A		LEE SANG-HEE [KR]; SOHN (2003-06-26)	1-12	
A	WO 02/43414 A (NOK) 30 May 2002 (2002-0 * abstract * * page 2 - page 5 * * page 7 * * claim 6 *	05-30)	1-12	
	EP 1 289 322 A (CII 5 March 2003 (2003- * abstract * * paragraph [0009]		1-12	TECHNICAL FIELDS SEARCHED (IPC) HO4L HO4Q
<u>L</u>	The present search report has !	peen drawn up for all claims		
	Place of search	Date of completion of the search		Examiner

2 PO FORM 1503 03.82 (P04C01)

X : particularly relevant if taken alone
 Y : particularly relevant if combined with another document of the same category
 A : technological background
 O : non-written disclosure
 P : intermediate document

it is nearly of principle underlying the invention
 E : earlier patent document, but published on, or after the filing date
 D : document cited in the application
 L : document cited for other reasons

&: member of the same palent family, corresponding document

ANNEX TO THE EUROPEAN SEARCH REPORT ON EUROPEAN PATENT APPLICATION NO.

EP 09 01 2016

This annex lists the patent family members relating to the patent documents cited in the above-mentioned European search report. The members are as contained in the European Patent Office EDP file on The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

22-02-2010

	Patent document ted in search report		Publication date		Patent family member(s)		Publication date
DE	10225425	A1	18-12-2003	AU CN WO EP JP US	2003243907 1659839 03105425 1518375 2005529551 2005174261	A A1 A1 T	22-12-2003 24-08-2005 18-12-2003 30-03-2005 29-09-2005 11-08-2005
WO 	03053092	A	26-06-2003	AU CN KR TW US	2002353557 1605221 20030049161 286035 2005138123	A A B	30-06-2003 06-04-2005 25-06-2003 21-08-2007 23-06-2005
WO	0243414	A	30-05-2002	AU EP FI US	2634402 1410659 20002566 2002087549	A2 A	03-06-2002 21-04-2004 23-05-2002 04-07-2002
EP	1289322	А	05-03-2003	CN FR JP US US	2003163953	A1 A A1	02-04-2003 28-02-2003 06-06-2003 27-02-2003 26-07-2007

Datum Blatt Anmelde-Nr: cf Form 1507 1 Application No: 09 012 016.3 Date Sheet Demande nº: Date Feuille The examination is being carried out on the following application documents Description, Pages 1-27 as originally filed Claims, Numbers 1-12 as originally filed Drawings, Sheets 1/8-8/8 as originally filed

1

The following documents (D) are referred to in this communication; the numbering will be adhered to in the rest of the procedure:

DE 102 25 425 A1 (SIEMENS AG [DE]) 18 December 2003 (2003-12-18)

WO 03/053092 A (SK TELECOM CO LTD [KR]; YUN HONG-SEO [KR]; LEE SANG-HEE [KR]; SOHN SAN) 26 June 2003 (2003-06-26)

WO 02/43414 A (NOKIA CORP [FI]) 30 May 2002 (2002-05-30)

EP 1 289 322 A (CIT ALCATEL [FR]) 5 March 2003 (2003-03-05)

11

The independent claims 1, 11 and 12 are not acceptable in their present form because they do not meet the requirement following from Article 84 taken in combination with Rules 43(1) and (3) EPC that any independent claim must contain all the technical features **essential** to the invention.

Anmelde-Nr: Application No: Demande n°:

09 012 016.3

It is indeed essential that the personalisation of the message is achieved by **applying personalised metadata** to the MMS message which will determine a personalised **presentation-format**.

Claims 1 and 11 have further very serious clarity problems as, in contrast to claim 12, they do not specify **to which element of the system** the request to transmit the MMS is sent by the first user and that the MMS message will be modified to be **personalised to the second user**.

In other words, the actual broad and vague formulation of these two claims encompasses the possibility of the first user sending, for example, an SMS to the second user asking him if he wants to receive an MMS. The way this feature is formulated is therefore not even technical and not supported by the description either.

What is described in the description is that the first user after receiving his message (personalised with his preferences with the application of personalised **metadata**) transmits a request to the **dispatcher** system to transmit the same MMS to a second user. The dispatcher will then send the MMS to the second user but with applying other metadata which correspond to the **preferences of the second user**.

2 By adding these clarifications in the independent claims 1, 11 and 12, the claims would be clear and involve an inventive step.

It has to be said at this stage of the procedure that without these clarifications claims 11 and 12 do not differ in an inventive way from the cited prior art. As already explained above, to send a request to transmit an MMS is not considered as technical and cannot be considered as involving inventive activity. Furthermore without clarifying the fact that metadata are responsible for the personalisation of the format of the MMS, the second feature of the claim is not differentiating itself from the cited prior art.

111

If the Applicant intends to proceed further with the present application the following points should also be taken into consideration:

Datum Date Date	cf Form 1507	Blatt Sheet Feuille	3	Anmelde-Nr: Application No: Demande n°:	09	012	016.3
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- The independent claims should be in the two-part "characterised" form required by Rule 43(1) EPC, having a pre-characterising part that correctly reflects the nearest prior art.
- In order to meet the requirements of Rule 42(1)(b) EPC, the documents D1 to D4 cited above should be acknowledged and briefly discussed in the opening part of the description.
- The opening part of the description should be adapted to the new claims (Rule 42(1)(c) EPC).
- All the claims should include reference signs to the figures (Rule 43(7) EPC). In the light of the complexity of features, such reference signs appear to be essential to the clarity of the claims.
- The general statement "incorporated herein by reference" on page 2 is not clear. Therefore, either a short acknowledgement of the relevant subject-matter of the corresponding document, to which said statement refers, should, in accordance with Article123(2) EPC, be added to the description, or, if said document is not relevant for the performance of the invention, such statement should be deleted (cf. also EPC Guidelines C-II-4.19 and 7.4).



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25.02.10

For any questions about this communication:

Tel.:+31 (0)70 340 45 00

Reference PN513441EPA	Application No./Patent No. 09012015.5 - 2416 / 2129062
Applicant/Proprietor	
NDS Limited	

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✓ Abstract ✓ Title

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ANNEX TO THE EUROPEAN SEARCH REPORT ON EUROPEAN PATENT APPLICATION NO.

EP 09 01 2015

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18-02-2010

	Patent document ed in search report		Publication date		Patent family member(s)		Publication date
DE	10225425	Å1	18-12-2003	AU CN WO EP JP US	2003243907 1659839 03105425 1518375 2005529551 2005174261	A A1 A1 T	22-12-2003 24-08-2005 18-12-2003 30-03-2005 29-09-2005 11-08-2005
WO	03053092	A	26-06-2003	AU CN KR TW US	2002353557 1605221 20030049161 286035 2005138123	A A B	30-06-2003 06-04-2005 25-06-2003 21-08-2007 23-06-2005
WO	0243414	A	30-05-2002	AU EP FI US	2634402 1410659 20002566 2002087549	A2 A	03-06-2002 21-04-2004 23-05-2002 04-07-2002
EP	1289322	A	05-03-2003	CN FR JP US US	1407820 2828970 2003163953 2003040300 2007173268	A1 A A1	02-04-2003 28-02-2003 06-06-2003 27-02-2003 26-07-2007

For more details about this annex : see Official Journal of the European Patent Office, No. 12/82





Application No.:

09 012 015.5

The application and the invention to which it relates seem to meet the requirements of the EPC. Upon presence of a valid request for examination and consideration by the examining division, a communication under Rule 71(3) EPC may be issued.

The further procedure with respect to this application is dependent upon the result of the search for prior art under Article 54(3) EPC* which will be carried out at least 18 months from the date of filing of the application under consideration. If such prior art is found, a communication under Rule 71(1) EPC will be sent. The communication under Rule 71(3) EPC can be issued only after that search has been carried out and if no such prior art is found.

* It is to be noted that Article 54(4) EPC 1973 continues to apply to European patent applications still pending, filed before 13.12.2007